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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/885,784	06/20/2001	Mong-Song Liang	67,200-327	3661
7.	590 08/30/2002			
TUNG & ASSOCIATES			EXAMINER	
Suite 120 838 W. Long Lake Road			MALDONADO, JULIO J	
Bloomfield Hills, MI 48302			ART UNIT	PAPER NUMBER
			2823	

Please find below and/or attached an Office communication concerning this application or proceeding.

			K&			
	•	Application No.	Applicant(s)			
, Office Action Summary		09/885,784	LIANG ET AL.			
		Examiner	Art Unit			
	The MAILING DATE of this commission is	Julio J. Maldonado	2823			
Period f	The MAILING DATE of this communication app or Reply	ears on the cover sheet with the c	correspondence address			
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely. - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). - Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any Status						
1)⊠	Responsive to communication(s) filed on 20 A	<u>ugust 2002</u> .				
2a)[_	This action is FINAL . 2b)⊠ This	s action is non-final.				
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213. Disposition of Claims						
4)🖂	Claim(s) 2-8 and 11-13 is/are pending in the ap	oplication.				
4a) Of the above claim(s) is/are withdrawn from consideration.						
	Claim(s) is/are allowed.					
6)⊠	6)⊠ Claim(s) <u>2-8 and 11-13</u> is/are rejected.					
	Claim(s) is/are objected to.					
8) Claim(s) are subject to restriction and/or election requirement. Application Papers						
9) 🗌 -	The specification is objected to by the Examiner.					
10) 🔲 🗆	Γhe drawing(s) filed on is/are: a)□ accepto	ed or b) objected to by the Exam	niner			
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
11) The proposed drawing correction filed on is: a) approved b) disapproved by the Examiner.						
If approved, corrected drawings are required in reply to this Office action.						
12) The oath or declaration is objected to by the Examiner.						
Priority under 35 U.S.C. §§ 119 and 120						
13) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).						
a) ☐ All b) ☐ Some * c) ☐ None of:						
	1. Certified copies of the priority documents I	have been received.				
	2. Certified copies of the priority documents t	have been received in Application	n No			
Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received.						
14) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. § 119(e) (to a provisional application).						
a) The translation of the foreign language provisional application has been received. 15) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. §§ 120 and/or 121.						
Attachment(33 - 2 - 2				
?) 🔲 Notice	of References Cited (PTO-892) of Draftsperson's Patent Drawing Review (PTO-948) ation Disclosure Statement(s) (PTO-1449) Paper No(s)	5) Notice of Informal Pa	PTO-413) Paper No(s) tent Application (PTO-152)			
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DETAILED ACTION

1. Applicant's cancellation to claims 1, 14 and 15 is acknowledged. Claims 2-8 and 11-13 are pending in this application.

- 2. The final rejection as set forth in paper No. 5 is withdrawn in response to applicants' amendment.
- 3. A new 103(a) rejection is made as set forth in this Office Action.

Claim Rejections - 35 USC § 103

- 4. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 5. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 6. Claims 3-7, and 11-13 are rejected under 35 U.S.C. 103(a) as being unpatentable over Kelly et al. (U.S. 6,143,117) in view of Haq (U.S. 6,245,677) and Mountain (U.S. 6,013,534).

In reference to claim 11 Kelly et al. (Figs. 1-8) in a method to transfer thin film structures teach the steps of providing a first semiconductor substrate (40); forming over the first semiconductor substrate (40) at least one microelectronic device (44) to form

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from the first semiconductor substrate (40) a partially fabricated semiconductor integrated circuit microelectronic fabrication (44, 46); providing a second substrate (10); forming over the second substrate (10), in inverted order, a dielectric isolated metallization pattern (20, 26, 32, 34, 36, 38) intended to mate with the partially fabricated semiconductor integrated circuit microelectronic fabrication (44, 46); laminating the partially fabricated semiconductor integrated circuit microelectronic fabrication (44, 46) with the second substrate (10) to mate the partially fabricated semiconductor integrated circuit microelectronic fabrication (44, 46) with the dielectric isolated metallization pattern (20, 26, 32, 34, 36, 38) to thus form a laminated completely fabricated semiconductor integrated circuit microelectronic fabrication (44, 46, 20, 26, 32, 34, 36, 38); and removing the second substrate (10) from the laminated completely fabricated semiconductor integrated circuit microelectronic fabrication (44, 46, 20, 26, 32, 34, 36, 38) while employing a dicing method (column 4, line 55 – column 9, line 43).

Kelly et al. fail to teach removing the second substrate from the laminated completely fabricated semiconductor integrated circuit microelectronic fabrication while employing a method selected from the group consisting of milling methods, polish methods and chemical mechanical polish (CMP) planarizing method. However, Haq (Fig.1) in a related method to remove substrates teaches removing a substrate (step 4) using a method selected from the group consisting of milling methods, polish methods and chemical mechanical polish (CMP) planarizing method (column 2, line 55 – column 4, line 9).

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Therefore, it would have been obvious to one of ordinary skill in the art at the time of the invention was made to remove the substrate using the polishing method of Haq in the mounting method of Kelly et al., since by this manner it would reduce stress forces to the wafer during manufacturing (column 2, lines 66-67).

Still, Kelly et al. in combination with Haq fail to teach said planarizing method employing said dielectric isolated metallization pattern as a stop layer. However, Mountain (Figs. 10 and 11) in a related method to form a packaged structure teaches removing a substrate using a dielectric layer as a stop layer with a combination of chemical and mechanical processes (column 5, lines 6-13 and column 6, line 65 – column 7, line 3). Therefore, it would have been obvious to one of ordinary skill in the art at the time of the invention was made to remove the second a substrate down to a stop layer as taught by Mountain in the mounting method of Kelly et al. and Haq, since this is a conventional process that can be used to reduce the thickness of the device and provide better handling (column 1, lines 36-47 and column 6, line 65 – column 7, line 3).

In reference to claims 3-6, and 12-13 Kelly et al. show that the second substrate (10) is selected from the group consisting of conductor substrates, semiconductor substrates and aggregates thereof; that the second substrate (10) is a second semiconductor substrate; that the first semiconductor substrate (40) is thicker than the second substrate (10); that the dielectric isolated metallization pattern (20, 26, 32, 34, 36, 38) comprises a plurality of laminated patterned conductor layers; that the mating of the partially fabricated semiconductor integrated circuit microelectronic fabrication (44,

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46) with the dielectric isolated metallization pattern (20, 26, 32, 34, 36, 38) formed over the second substrate (10) is undertaken while employing a laminating method consisting of thermally assisted laminating; removing from the laminated completely fabricated semiconductor integrated circuit microelectronic fabrication (44, 46, 20, 26, 32, 34, 36, 38) the second substrate (10); that the semiconductor substrate is not thinned after forming thereover the minimum of one microelectronic device; and that the second substrate (10) is not removed from the dielectric isolated metallization pattern (20, 26, 32, 34, 36, 38) prior to mating the partially fabricated semiconductor integrated circuit microelectronic fabrication (44, 46) with the dielectric isolated metallization pattern (20, 26, 32, 34, 36, 38) (column 4, line 55 – column 9, line 43).

In reference to claim 7, Kelly et al. in combination with Haq and Mountain show all aspects of the invention but fails to teach that each laminated patterned conductor layer within the plurality of laminated patterned conductor layers is formed to a thickness of from about 3,000 to about 6,000 Å. This claim is prima facie obvious without showing that the claimed ranges achieve unexpected results relative to the prior art range. In re Woodruff, 16 USPQ2d 1935, 1937 (Fed. Cir. 1990). See also In re Huang, 40 USPQ2d 1685, 1688(Fed. Cir. 1996)(claimed ranges of a result effective variable, which do not overlap the prior art ranges, are unpatentable unless they produce a new and unexpected result which is different in kind and not merely in degree from the results of the prior art). See also In re Boesch, 205 USPQ 215 (CCPA) (discovery of optimum value of result effective variable in known process is ordinarily

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within skill of art) and In re Aller, 105 USPQ 233 (CCPA 1955) (selection of optimum ranges within prior art general conditions is obvious).

7. Claim 2 is rejected under 35 U.S.C. 103(a) as being unpatentable over Kelly et al. ('117) in view of Haq ('677) and Mountain ('534) as applied to claims 11, 3-6, and 12-13 above, and further in view of Davidson (U.S. 5,880,010).

Kelly et al. in combination with Haq and Mountain substantially teach all aspects of the invention but fail to teach that the microelectronic device is selected from the group consisting of resistors, transistors, diodes and capacitors. However, Davidson in a related method to form packaging structures teach that the microelectronic device (i.e. the active layer) is selected from the group consisting of resistors, transistors, diodes and capacitors (column 3, lines 58-67).

Therefore, it would have been obvious to skilled in the art at the time of the invention was made to incorporate the microelectronic devices as taught by Davidson in the packaging structure of Kelly et al., Haq and Mountain, since by integrating the microelectronic device in the packing structure would reduce the space of an integrated circuit to less than 1% of its conventional size (column 1, lines 35-39).

8. Claim 8 is rejected under 35 U.S.C. 103(a) as being unpatentable over Kelly et al. ('117) in view of Haq ('677) and Mountain ('534) as applied to claims 11, 3-6, and 12-13 above, and further in view of Kresge et al (U.S. 6,066,808).

Kelly et al. in combination with Haq and Mountain fail to teach using thermally assisted laminating methods and pressure assisted lamination methods to mate the partially fabricated semiconductor integrated circuit microelectronic fabrication with the

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dielectric isolated metallization pattern using a bonding material selected from the group consisting of indium and indium alloy bonding materials. However, Kresge et al. (Fig.11) in a related method to form multilayered circuit boards, teach using pressure and temperature lamination methods using a bonding material selected from the group consisting of indium and indium alloy bonding materials (column 7, line 45 – column 8, line 35). Therefore, it would have been obvious to one of ordinary skill in the art at the time of the invention was made to adopt the pressure bonding lamination method using indium or indium alloy as bonding material as taught by Kresge et al. in the mounting method of Kelly et al., Haq and Mountain, since this would promote an effective engagement between the integrated circuits, and prevent dielectric intrusion through the conductive bond (column 8, lines 9-35).

Response to Arguments

9. Applicant's arguments with respect to claims 2-8 and 11-13 have been considered but are moot in view of the new ground(s) of rejection.

Conclusion

10. Papers related to this application may be submitted directly to Art Unit 2823 by facsimile transmission. Papers should be faxed to Art Unit 2823 via the Art Unit 2823 Fax Center located in Crystal Plaza 4, room 3C23. The faxing of such papers must conform to the notice published in the Official Gazette, 1096 OG 30 (15 November 1989). The Art Unit 2823 Fax Center number is (703) 305-3432. The Art Unit 2823 Fax Center is to be used only for papers related to Art Unit 2823 applications.

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Any inquiry concerning this communication or earlier communications from the examiner should be directed to **Julio J. Maldonado** at **(703)** 306-0098 and between the hours of 8:00 AM to 4:00 PM (Eastern Standard Time) Monday through Friday or by e-mail via julio.maldonado@uspto.gov. If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Wael Fahmy, can be reached on (703) 308-4918.

Any inquiry of a general nature or relating to the status of this application should be directed to the **Group 2800 Receptionist** at **(703) 308-0956**.

Julio J. Maldonado

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Patent Examiner Art Unit 2823

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SUPERVISORY PRIMARY EXAMINER

TECHNOLOGY CENTER 2800